

**STATE OF MICHIGAN**  
**COURT OF APPEALS**

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In the Matter of MICHAEL QUINN FINNERTY,  
Minor.

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FAMILY INDEPENDENCE AGENCY,  
  
Petitioner-Appellee,

UNPUBLISHED  
August 14, 2001

v

DELRAE FINNERTY,  
  
Respondent-Appellant,

No. 231545  
Ingham Circuit Court  
Family Division  
LC No. 00-004585-NA

and

MICHAEL PARKS,  
  
Respondent.

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Before: Wilder, P.J., and Hood and Griffin, JJ.

MEMORANDUM.

Respondent-appellant appeals as of right from the family court order terminating her parental rights to the minor child under MCL 712A.19b(3)(c)(i), (g), and (j). We affirm. This case is being decided without oral argument pursuant to MCR 7.214(E).

The family court did not clearly err in finding that the statutory grounds for termination were established by clear and convincing evidence. MCR 5.974(I); *In re Miller*, 433 Mich 331, 337; 445 NW2d 161 (1989).

Although respondent-appellant claims that the family court erred by refusing to admit videotapes of visits with her son, she does not cite to the specific portion of the record where the videotapes were allegedly offered and excluded by the trial court. An appellant must cite to the place in the record where an issue was preserved for review. MCR 7.212(C)(7). The appellant may not leave it to this Court to search for the factual basis to sustain or reject a position. *People v Norman*, 184 Mich App 255, 260; 457

NW2d 136 (1990). Accordingly, this issue is not properly before us and we decline to consider it.

Affirmed.

/s/ Kurtis T. Wilder

/s/ Harold Hood

/s/ Richard Allen Griffin